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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/591,158	06/09/2000	Monica A. Marics	MEDO 5029 PUS 2781			
22045 75	590 10/29/2003		EXAMINER			
BROOKS KUSHMAN P.C.			LIN, WEN TAI			
1000 TOWN C			ART UNIT	PAPER NUMBER		
SOUTHFIELD, MI 48075			2154	8		
				DATE MAILED: 10/29/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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,		Application N	o. (Applicant(s)				
Office Action Summary		09/591,158		MARICS ET AL.	_			
		Examiner		Art Unit				
		Wen-Tai Lin		2154				
Period f	The MAILING DATE of this communication a or Reply	appears on the cov	er sheet with the c	orrespondence ad	ldress			
THE - Extra after - If th - If N - Fail - Any	HORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION ensions of time may be available under the provisions of 37 CFR or SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a round of the period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by static reply received by the Office later than three months after the mained patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, ho eply within the statutory r od will apply and will expi tute, cause the application	nwever, may a reply be time ninimum of thirty (30) days re SIX (6) MONTHS from to become ABANDONE	nety filed s will be considered timel the mailing date of this c O (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) filed on 2.	3 September 200	<u>3</u> .					
2a)⊠	This action is FINAL . 2b) ☐	This action is non	-final.					
3)□ Disposi	Since this application is in condition for allo closed in accordance with the practice undo tion of Claims				ie merits is			
4)⊠	Claim(s) <u>1-10,12,14,15,17-24,26,28,29 and</u>	<u>31-35</u> is/are pend	ding in the applicat	ion.				
	4a) Of the above claim(s) is/are withd	rawn from conside	eration.					
5)	Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-10,12,14,15,17-24,26,28,29 and 31-35</u> is/are rejected.								
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction and	d/or election requi	rement.					
Applica	tion Papers							
9)	The specification is objected to by the Exami	ner.						
10)	The drawing(s) filed on is/are: a) ☐ acc	cepted or b)☐ obje	cted to by the Exa	miner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11)	The proposed drawing correction filed on			ved by the Examin	er.			
40)	If approved, corrected drawings are required in	• •	action.					
ŕ	The oath or declaration is objected to by the	Examiner.						
	under 35 U.S.C. §§ 119 and 120							
	Acknowledgment is made of a claim for fore	ign priority under	35 U.S.C. § 119(a)-(d) or (f).				
а) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority docume	ents have been re	ceived in Applicati	on No				
*	3. Copies of the certified copies of the present application from the International I See the attached detailed Office action for a li	Bureau (PCT Rule	e 17.2(a)).		Stage			
14)	Acknowledgment is made of a claim for dome	stic priority under	35 U.S.C. § 119(e	e) (to a provisiona	l application).			
_	a)							
Attachme		· · · · ·						
2) 🔲 Noti	ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449) Paper No(s		Notice of Informal F	(PTO-413) Paper No Patent Application (PT				
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DETAILED ACTION

- 1. Claims 1-10,12, 14-15, 17-24, 26, 28-29 and 31-35 are presented for examination. Claims 11, 13, 16, 25, 27 and 30 have been canceled.
- 2. The text of those sections of Title 35, USC code not included in this action can be found in the prior Office Action.

Claim Rejections - 35 USC § 102

- 3. Claims 1-10,12, 14-15, 17-24, 26, 28-29 and 31-35 are rejected under 35 U.S.C. 102(e) as being anticipated by MACRAE et al. (hereafter "MACRAE") [U.S. PGPub 20030005463].
- 4. MACRAE was cited in the previous office action.
- 5. As to claims 1 and 20, MACRAE teaches the invention as claimed including: a system for providing Internet addresses corresponding to an electronic signal to a user, the system comprising:

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 a receiver for receiving a plurality of electronic signals each corresponding to a program, the plurality of electronic signals including one or more Internet addresses embedded therein [Abstract];

- a decoder in communication with the receiver, the decoder for extracting the one or more Internet addresses from the plurality of electronic signals [35,
 Fig.1; paragraph 24];
- a processor in communication with the decoder [24, Fig.1], the processor for compiling a historical list of the Internet addresses extracted from the plurality of electronic signals, wherein the processor includes memory [36, Fig.1] for storing the historical list and program source information indicating the program from which each Internet address was extracted [paragraphs 27 and 50; wherein the Internet site name (48, Fig.3) is extracted from the program source information (44, Fig.3)]; and
- a web browser connected to the processor, the web browser for presenting the historical list of the one or more Internet addresses to the user [paragraph 50].
- 6. As to claim 2, MACRAE teaches that the processor is further operable to receive a signal from the user indicating a selected Internet address from the historical list and provide a connection to a web page associated with the selected Internet address [paragraph 51].

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- 7. As to claims 3 and 5-6, MACRAE further teaches that the processor includes a personal computer or a web tablet, and the receiver includes a set-top box [70, 74, 98, Fig.7; paragraphs 38-53].
- 8. As to claims 7-8, MACRAE teaches that the system further comprising a first display [74, Fig.7; i.e., by default the internet access terminal has a display unit] in communication with the processor [76, Fig.7], wherein the processor is in communication with the receiver [72, 89, Fig.7], and the plurality of electronic signals are displayed on the first display.
- 9. As to claims 9-10, MACRAE teaches that the system further comprising a second display in communication with the receiver for displaying the plurality of electronic signals to the user, wherein the second display includes a television set [70, Fig.7].
- 10. As to claim 12, MACRAE teaches that the system further comprises a tuner in communication with the receiver for tuning to a selected one of the plurality of electronic signals [note that this is an inherent function of a tuner (i.e., the TV receiver)].
- 11. As to claim 14, MACRAE further teaches that the historical list includes Internet addresses extracted over an amount of time selectable by the user [paragraph 50; i.e., on a first-in-first-out basis].

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12. As to claim 15, MACRAE further teaches that the historical list includes Internet addresses of a number selectable by the user [paragraph 50; i.e., i.e., when a new website address and title is received, it is stored in memory in place of either the most infrequently accessed website address/title].

- 13. As to claims 17-19, MACRAE further teaches that the plurality of electronic signals includes video signals, audio signals or both [paragraph 21].
- 14. As to claim 21, MACRAE further teaches that the Internet addresses are embedded in a vertical blanking interval of the plurality of electronic signals [paragraph 24].
- 15. As to claims 22-35, since the features of these claims can also be found in claims 1-3, and 5-21, they are rejected for the same reasons set forth in the rejection of claims 1-3 and 5-21 above.

Claim Rejections - 35 USC § 103

16. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over MACRAE et al.(hereafter "MACRAE")[U.S. PGPub 20030005463], as applied to claims 1-3 and 5-35 above.

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17. As to claim 4, MACRAE does not specifically teach that the receiver includes a home gateway.

However it is well known that a home gateway is simply a gateway to connect to a home network wherein PC or home entertainment equipments can be interconnected.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the home gateway as a possible source of receiver signal, because by doing so MACRAE's system can be further expanded to include other sources of video or audio signals, where relevant URLs could be retrieved from the signals and causing relevant internet information to be displayed [see also paragraphs 53-54 for motivation].

- 18. Applicant's arguments filed on 9/23/2003 for claims 1-10,12, 14-15, 17-24, 26, 28-29 and 31-35 have been fully considered but they are not deemed to be persuasive.
- 19. Applicant argues in the remarks that MACRAE's system only stores the title of the website, instead of an identifier for the program from which the Internet address and corresponding website were extracted.
- 20. Examiner respectfully disagrees with applicant's remarks because MACRAE specifically teaches that the Internet sites may be related to the broadcasting program [paragraph 27]. In the example shown in Figs. 3 and 4, the Internet site name

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claims.

"MARRIED WITH CHILDERN" is extracted from the program source information [44, Figs. 3-4]. For the above reason, it is asserted that the prior art of record reads on the

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- 21. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 22. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wen-Tai Lin whose telephone number is (703)305-4875. The examiner can normally be reached on Monday-Friday(8:00-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (703)305-9678. The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

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(703)872-9306 for official communications; and

(703)746-5516 for status inquires draft communication.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-3900.

Wen-Tai Lin

October 27, 2003

Ulen Jan F. 10/27/03